COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

DECLARATION OF M. BERNSTEIN ISO GOOGLE LLC'S MOTIONS TO EXCLUDE CASE NO. 5:20-CV-07956-VKD I, Max A. Bernstein, declare as follows:

- 1. I am an attorney at the law firm of Cooley LLP and an attorney of record for Google LLC ("Google") in the matter *Taylor et al. v. Google LLC*, Case No. 5:20-cv-07956. I am licensed to practice law in the state of California and am admitted to practice before this Court. I submit this declaration in support of (1) Google's Motion to Exclude Expert Opinions re Damages and (2) Google's Motion to Exclude Unreliable Technical Analyses. I have personal knowledge of the facts herein.
- 2. Attached hereto as **Exhibit 1** is a true and correct copy of the November 12, 2024 expert report of Plaintiffs' expert Christopher Thompson.
- 3. Attached hereto as **Exhibit 2** is a true and correct copy of the January 9, 2023 expert report of Plaintiffs' expert Dr. Douglas Schmidt.
- 4. Dr. Douglas Schmidt serves as the Director of Operational Test & Evaluation at the Department of Defense, as of April 8, 2024. *See* The Honorable Dr. Douglas C. Schmidt, Director, Operational Test & Evaluation, https://www.dote.osd.mil/About/Leadership1/Bio_Display/Article/3733808/the-honorable-dr-douglas-c-schmidt/ (last visited Mar. 11, 2025).
- 5. Attached hereto as **Exhibit 3** is a true and correct copy of the November 12, 2024 expert report of Plaintiffs' expert Dr. Jeffery Stec.
- 6. Attached hereto as **Exhibit 4** is a true and correct copy of the Plaintiffs' response to Google's Objections to Plaintiffs' Expert Reports, filed on June 29, 2023 in the *Csupo v. Google* matter ("*Csupo*").
- 7. Attached hereto as **Exhibit 5** is a true and correct copy of the *Csupo* Court's Order Concerning the Parties' Exclusion Motions and Plaintiffs' Motion for Class Certification, filed on October 26, 2023.
- 8. Attached hereto as **Exhibit 6** is a true and correct copy of the resume of Christopher Thompson (Appendix A to the November 12, 2024 expert report of Plaintiffs' expert Christopher Thompson).
 - 9. Attached hereto as **Exhibit 7** is a true and correct copy of the January 15, 2025

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"Supplemental Analysis of Network Usage Data" report of Google's expert Dr. Kevin Jeffay.

- 10. Attached hereto as **Exhibit 8** is a true and correct copy of the October 21, 2024 "Supplemental Expert Report" of Plaintiffs' expert Dr. Jeffery Stec.
- 11. Attached hereto as **Exhibit 9** is a true and correct copy of excerpts from the December 12, 2024 deposition of Plaintiffs' expert Christopher Thompson.
- 12. Attached hereto as **Exhibit 10** is a true and correct copy of excerpts from the January 6, 2025 deposition of Plaintiffs' expert Christopher Thompson.
- 13. Attached hereto as **Exhibit 11** is a true and correct copy of the January 15, 2025 expert report of Google's expert Dr. Kevin Jeffay, as updated on March 10, 2025.
- 14. Attached hereto as **Exhibit 12** is a true and correct copy of an email dated December 24, 2024 from Plaintiffs' counsel Karma Giulianelli to Google's counsel Whitty Somvichian.
- 15. Attached hereto as **Exhibit 13** is a true and correct copy of the January 15, 2025 "Supplemental Analysis of Network Usage Data" report of Google's expert Dr. Kevin Jeffay, as updated on March 10, 2025. Note that this is a revised and updated version of Exhibit 7.
- 16. Attached hereto as **Exhibit 14** is a true and correct copy of a Google internal document, produced by Google beginning at GOOG-CSUPO-00023499.
- 17. Attached hereto as **Exhibit 15** is a true and correct copy of excerpts from the December 10, 2024 deposition of Plaintiffs' expert Dr. Jeffrey Stec.
- 18. Attached hereto as **Exhibit 16** is a true and correct copy of the "Updated Scripts and Data" provided by Plaintiffs in connection with the opinions of Plaintiffs' expert Christopher Thompson, dated December 22, 2024.
- 19. Attached hereto as **Exhibit 17** is a true and correct copy of the February 4, 2025 Declaration of Borbala Benko, a Google employee, submitted in connection with Google's opposition to Plaintiffs' second class certification motion in *Csupo*.
- 20. Attached hereto as **Exhibit 18** is a true and correct copy of the January 15, 2025 expert report of Google's expert Dr. Sandeep Chatterjee.
- 21. Attached hereto as **Exhibit 19** is a true and correct copy of an email dated January 10, 2025 from Plaintiffs' counsel Jacob Marsh to Google's counsel Max Bernstein and Whitty

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2	22. Attached hereto as Exhibit 20 is a true and correct copy of the November 12, 2024
3	expert report of Plaintiffs' expert Dr. Christopher Jules White.
4	23. Attached hereto as Exhibit 21 is a true and correct copy of excerpts from the
5	December 11, 2024 deposition of Google employee Noha Elarief.
6	24. Attached hereto as Exhibit 22 is a true and correct copy of the January 9, 2023
7	expert report of Plaintiffs' expert Dr. Roger Entner.
8	25. Attached hereto as Exhibit 23 is a true and correct copy of the October 15, 2024
9	expert report of Dr. Roger Entner.
10	26. Attached hereto as Exhibit 24 is a true and correct copy of the November 6, 2024
11	expert report of Plaintiffs' expert Dr. Roger Entner.
12	27. Attached hereto as Exhibit 25 is a true and correct copy of excerpts from the
13	February 3, 2023 deposition of Plaintiffs' expert Dr. Roger Entner.
14	28. Attached hereto as Exhibit 26 is a true and correct copy of the February 25, 2025
15	Declaration of Meaghan Eichmann, a Google employee, submitted in connection with Google's
16	motion to exclude expert opinions re damages in Csupo.
17	29. Attached hereto as Exhibit 27 is a true and correct copy of excerpts from the
18	October 31, 2024 deposition of Plaintiffs' expert Dr. Roger Entner.
19	30. Attached hereto as Exhibit 28 is a true and correct copy of the January 15, 2025
20	expert report of Google's expert Dr. Anindya Ghose.
21	31. Attached hereto as Exhibit 29 is a true and correct copy of the Wireless Industry
22	Indices Report, Year End 2021 Results, published by the Cellular Telecommunications Industry
23	Association.
24	32. Attached hereto as Exhibit 30 is a true and correct copy of excerpts of the November
25	8, 2024 deposition of Dr. Jules White.
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